

FACT SHEET

The Nevada Division of Environmental Protection (NDEP) is requesting public comment upon the **DRAFT PERMIT for a hazardous waste storage facility owned by Safety-Kleen Systems Inc. (hereafter called Safety-Kleen). This facility will be located at Donovan Way & Craig Road in North Las Vegas, Nevada. Safety-Kleen's existing facility at 1655 Stocker Street, North Las Vegas, Nevada which was first permitted in 1990 will be clean closed.**

The DRAFT PERMIT would grant approval in accordance with the Resource Conservation and Recovery Act (RCRA), 40 CFR Part 124, Nevada Revised Statutes (NRS) 459.400 through 459.600 and Nevada Administrative Code (NAC) 444.842 through 444.960 to Safety-Kleen to operate the following types of hazardous waste management units: storage in containers, storage in a tank, and a miscellaneous mechanical processing unit (Subpart X unit).

FACILITY DESCRIPTION

Safety-Kleen Systems Inc. is an international service-oriented company whose customers are primarily engaged in automotive repair, industrial maintenance and dry cleaning. Currently the permittee offers several services which involve the accumulation and storage of spent solvent at their existing service center at 1655 Stocker Street in North Las Vegas. These wastes are shipped from the service center to one of the Safety-Kleen recycle centers and are then returned to customers as usable product. Other wastes stored at this location include immersion cleaner and dry cleaning waste. This service center will be relocated to the Donovan Way & Craig Road site for which this draft permit is issued.

Hazardous waste management units include one container storage area, one aboveground storage tank, and one return/fill station (Subpart X unit). The facility is not required to conduct ground-water monitoring as a condition of this Permit. At the time of closure, the entire facility will be clean closed with no post-closure care required. This facility is currently not under any corrective action program and this permit does not include any compliance schedules for corrective action.

Storage in containers

The draft permit allows the facility to store containerized hazardous waste in a designated storage area, not to exceed a total of **166,750 gallons**. These containers will be subject to the Organic Air Emission requirements of 40 CFR part 264, Subpart CC.

Storage in tanks

The draft permit would allow the facility to store a total volume of **11,400 gallons** of hazardous waste solvent in one 12,000 gallon aboveground storage tank (AST). This tank is double-walled with a leak detection system. The tank is also equipped with an audiovisual high level alarm. This tank will be subject to Organic Air Emission requirements of 40 CFR part 264, Subpart BB (leaks from equipments) and 40 CFR part 264, Subpart CC.

Subpart X units

The one "miscellaneous mechanical processing unit" that is included in the draft permit is a **return and fill**

station with fill dumpsters. The return and fill station is an enclosed, metal structure that contains two bays with steel spill containment pans. Two wet dumpsters are located in this unit. The spent solvent solution is dumped by the operator into the dumpster from where it is pumped to the AST described above. The dumpsters also contains a drum washing mechanism. This Subpart X unit also will be subject to both Subpart BB and CC rules referenced above.

Under the conditions of the DRAFT PERMIT, should it become final and there is no appeal, the facility will be allowed to start their waste management operations and conduct the required monitoring activities subject to the terms of the permit and other applicable permits and legal requirements. The facility's waste management units and related activities are designed to comply with current state and federal requirements.

The ADMINISTRATIVE RECORD for the DRAFT PERMIT, which includes the APPLICATION, DRAFT PERMIT, and FACT SHEET, are available for public review between the hours of 9:00 a.m. and 4:00 p.m., Monday through Friday at the NDEP address below. Further information and copies of the FACT SHEET may be obtained by calling Sree Kailash of NDEP at (775) 687-4670 ext. 3009 or e-mailing at skailash@ndep.carson-city.nv.us

Nevada Division of Environmental Protection

Attn: Sree Kailash, P.E.

333 W. Nye Lane

Carson City, NV 89706-0851

A copy of the DRAFT PERMIT and FACT SHEET may also be viewed by appointment by contacting Paul Adras at (702) 486-2854 at the following address during business hours:

Nevada Division of Environmental Protection

Attn: Paul Adras

555 E. Washington, Suite 4300

Las Vegas, NV 89101-1049

Anyone wishing to submit comments on this DRAFT PERMIT should do so in writing on or before **May 21, 2001** to NDEP at the Carson City address above. An extension of the 45-day comment period may be granted if the request for the extension adequately explains why more time is required to prepare comments.

All comments will be addressed in the Administrative Record. A final decision to establish final permit conditions and whether or not to issue the final permit will be made after all comments have been considered. Notice of the final decision shall be sent to each person who has delivered written comments or requested notice of the final permit decision. The decision will become effective 30 days from the date of issuance unless:

1. A later effective date is specified in the decision; or
2. A review by the Administrator is requested pursuant to 40 CFR, Section 124.19. Any person may send or deliver, in writing, a request for review by the Administrator. Requests for a review by the Administrator must state each legal or factual question alleged to be an issue, and demonstrate: that each issue being raised was raised during the public comment period; or that the issues being raised were not reasonably ascertainable during the public comment period. A request for a review by the Administrator must be sent to the above address within 30 days following the mailing of the final decision. If the appeal for review is granted, the applicable provisions of the permit will be stayed pending the Administrator's review; or
3. There is an appeal of the Administrator's decision to the State Environmental Commission pursuant to NRS 445.274; or
4. There are no comments requesting a change to the DRAFT PERMIT, in which case the final decision shall become effective immediately upon issuance.

Please bring the foregoing notice to the attention of all persons whom you believe would be interested in this matter.

04/03/01

file:\...\hwpermit\skleen\permit2\records\factsheet.dft